set forth at the value in cents printed upon the face thereof, and it shall not be necessary for the holder thereof to have any stipulated number of the same before demand for redemption may be made, but they shall be redeemed in any number, when presented, at the face value in cents printed upon the face thereof as hereinbefore provided.

An. Code, 1924, sec. 509, 1912, sec. 461, 1904, sec. 409, 1904, ch. 233, sec. 253F.

Any person engaged in any trade, business or profession who shall distribute, deliver or present to any person dealing with him, in consideration of any article or thing purchased, any stamps, trading stamps, cash discount stamps, check, ticket, coupon or other similar device which will entitle the holder thereof on presentation thereof, either singly or in definite number, to receive either directly from the person issuing or selling the same as set forth in the preceding section, or indirectly through any other person, shall, upon the refusal or failure of the said person issuing or selling the same to redeem the same, as set forth in the preceding section, be liable to the holder thereof for the face value thereof, and shall, upon presentation, redeem the same either in goods, wares or merchandise, or in cash, good and lawful money of the United States of America, at the option of the holder thereof, and in such case, any number of such stamps, trading stamps, cash discount stamps, checks, tickets, coupons or other similar devices, shall be redeemed as hereinbefore set forth at the value in cents printed upon the face thereof, and it shall not be necessary for the holder thereof to have any stipulated number of the same before demand for redemption may be made, but they shall be redeemed in any manner, when presented, at their value in cents printed upon the face thereof, as hereinbefore provided.

An. Code, 1924, sec. 510. 1912, sec. 462. 1910, ch. 381 (p. 95).

599. It shall not be unlawful for any manufacturer to place his own tickets, coupons or other vouchers in or upon packages of goods manufactured by him, such tickets, coupons or other vouchers to be redeemed by such manufacturer, either in money or merchandise, whether said packages are sold directly to the consumer or through retail merchants; nor shall it be unlawful for any person to issue with such packages, tickets, coupons or other vouchers so issued by said manufacturer.

An. Code, 1924, sec. 511. 1912, sec. 463. 1904, sec. 412. 1904, ch. 577, sec. 263-I. 1910, ch. 381 (p. 95).

600.¹ No person shall sell or issue any stamps, trading stamps, cash discount stamp, check, ticket, coupon or other similar device, which will entitle the holder thereof, on presentation thereof, either singly or in definite number, to receive, either directly from the vendor or indirectly through any other person, money or goods, wares and merchandise, in which there shall be printed or written upon the face of each of said stamps, trading stamps, cash discount stamps, checks, tickets, coupons or other similar devices, a different redeemable value in merchandise from the redeemable value in money.

¹ Secs. 412 and 412A of act of 1910, ch. 381 (p. 95), were held unconstitutional in State v. Caspare, 115 Md. 7.